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APPLICATION NO).	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/071,726	•	02/08/2002	Jeffrey R. Moritz	P00548-US-1 (14913.0020)	3222
28078	7590	01/19/2005		EXAMINER	
MAGINO	T, MOOI	RE & BECK	GORDON, BRIAN R		
BANK ON	IE CENTE	R/TOWER			
1111 MON	NUMENT (CIRCLE	ART UNIT	PAPER NUMBER	
INDIANA	POLIS, IN	N 46204	1743		
				DATE MAILED: 01/19/2004	•

Please find below and/or attached an Office communication concerning this application or proceeding.

			1/ h				
		Application No.	Applicant(s)				
		10/071,726	MORITZ ET AL.				
Office Action Summary		Examiner	Art Unit				
		Brian R. Gordon	1743				
Period f	The MAILING DATE of this communication a or Reply	ppears on the cover sheet wit	th the correspondence address				
THE - External control	HORTENED STATUTORY PERIOD FOR REF MAILING DATE OF THIS COMMUNICATION ensions of time may be available under the provisions of 37 CFR or SIX (6) MONTHS from the mailing date of this communication, see period for reply specified above is less than thirty (30) days, a no operiod for reply is specified above, the maximum statutory perioure to reply within the set or extended period for reply will, by state or reply received by the Office later than three months after the mained patent term adjustment. See 37 CFR 1.704(b).	N. 1.136(a). In no event, however, may a resepty within the statutory minimum of thirty od will apply and will expire SIX (6) MONTute, cause the application to become ABA	eply be timely filed y (30) days will be considered timely. THS from the mailing date of this communication. ANDONED (35 U.S.C. § 133).				
Status							
1)🛛	Responsive to communication(s) filed on 11	-4-04.					
	· · · · · · · · · · · · · · · · · · ·	his action is non-final.					
3)□	•		ers, prosecution as to the merits is				
	closed in accordance with the practice under	r <i>Ex parte Quayle</i> , 1935 C.D.	.11, 453 O.G. 213.				
Disposit	tion of Claims						
4)⊠	Claim(s) 1-31 is/are pending in the application	on.					
	4a) Of the above claim(s) is/are withdo	rawn from consideration.					
5)⊠	Claim(s) 8-12 is/are allowed.		•				
6)⊠	Claim(s) <u>1,2,13-16,21-23 and 29-31</u> is/are rejected.						
7)🖂	Claim(s) <u>3-7,17-20 and 24-28</u> is/are objected	d to.					
8)[Claim(s) are subject to restriction and	l/or election requirement.					
Applicat	ion Papers						
9)🛛	The specification is objected to by the Exami	ner.					
10)⊠	The drawing(s) filed on <u>2-8-02</u> is/are: a) a	ccepted or b) objected to t	by the Examiner.				
	Applicant may not request that any objection to the	ne drawing(s) be held in abeyand	ce. See 37 CFR 1.85(a).				
	Replacement drawing sheet(s) including the corre	ection is required if the drawing(s) is objected to. See 37 CFR 1.121(d).				
11)	The oath or declaration is objected to by the	Examiner. Note the attached	Office Action or form PTO-152.				
riority ر	under 35 U.S.C. § 119		•				
	Acknowledgment is made of a claim for foreign All b) Some * c) None of: 1. Certified copies of the priority docume 2. Certified copies of the priority docume 3. Copies of the certified copies of the priority docume	nts have been received. Ints have been received in Apriority documents have been r	pplication No				
* 0	application from the International Bure	· · · · · · · · · · · · · · · · · · ·					
* 8	See the attached detailed Office action for a lis	st of the certified copies not r	eceived.				
Attachmen	it(s)						
	ce of References Cited (PTO-892)	4) Interview Su	ummary (PTO-413)				
i) 🔲 Infor	ce of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449 or PTO/SB/0 er No(s)/Mail Date		/Mail Date formal Patent Application (PTO-152)				

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DETAILED ACTION

Response to Arguments

1. Applicant's arguments with respect to claims 1-20 have been considered but are moot in view of the new ground(s) of rejection.

Drawings

2. The drawings were received on November 4, 2004. These drawings are not acceptable.

Applicant asserts the replacement sheet has been amended to be labeled as – Prior Art--. The label remains missing from the replacement sheet.

Claim Interpretation

3. The claims recites the rack is for holding a plurality of pipette tips. The "for" clause in the preamble expresses intended use of the device.

It has been held that a recitation with respect to the manner in which a claimed apparatus is intended to be employed does not differentiate the claimed apparatus from a prior art apparatus satisfying the claimed structural limitations. Ex parte Masham, 2 USPQ2d 1647 (1987).

As to the functionality of the device being intended for specifically dissipating a charge from a pipette tip.

The functional recitation that the rack discharges a static electrical charge deposited on a pipette tip has not been given patentable weight because it is in narrative form. In order to be given patentable weight, a functional recitation must be expressed as a "means" for performing the specified function, as set forth in 35 USC 112, 6th paragraph, and must be supported by recitation in the claim of sufficient structure to warrant the presence of the functional language. In re Fuller, 1929 C.D. 172; 388 O.F.279.

The examiner interprets any prior art structure that has a face having a plurality of seats, at least one sidewall depending from the face and wherein the side face and

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side wall of being comprised of an electrically conductive plastic as meeting the limitations of claim.

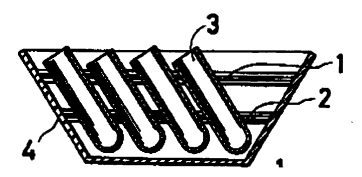
Claim Rejections - 35 USC § 103

- 4. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.
- 5. Claims 1-2, 13-14, 16, and 21-23 are rejected under 35 U.S.C. 103(a) as being unpatentable over lizuka et al. US 4,060,457.

lizuka et al. discloses tube holder in which the angle at which the tubes are held is variable, and a box reservoir in which the above holder with the tubes can be laid.

The tube holder is preferably constituted by upper panel 1 (face having a plurality of seats) and lower panel 2 which have means to hold each tube in the usual manner and which can be slid horizontally. (column 1, lines 40-42).

Variable angle tube holder used in this invention may be made of glass, metals, plastics **or composite of these materials**. The upper and lower panels may be a plate with holes which can hold tubes, or a composite of wires or sticks. (column 2, lines 40-44)



As seen in the figure above sidewall (4) depends downward from face 1.

lizuka it al does not specifically describe the holder as being comprised of an electrically conductive plastic.

However, it would have been obvious to one of ordinary skill in the art at the time of the invention recognize that a composite of metal and plastic may be considered an electrically conductive plastic material.

Furthermore, as stated above it is understood that applicant intends for the device to be employed as a tip holder; however, the structure of applicant's invention does not limit it from being capable of holding test tubes and vice versa when applied to the device of lizuka.

As to claims 2, 14, 16, and 22-23, the lower panel, is considered a support insert as claimed by applicant.

6. Claims 15 and 31 are rejected under 35 U.S.C. 103(a) as being unpatentable over lizuka as applied to claims 1-2, 13-14, 16, 21-23, and 29-30 above, and further in view of Pearlman US 5,950,832.

lizuka et al. do not disclose the insert panel as comprising polypropylene.

Pearlman teaches many racks for vials fall into two structural types (see above Fisher Catalog). One type consists of an injection-molded solid or hollow plastic block, e.g., molded polyethylene, polypropylene, polycarbonate, or acrylic, containing a rectilinear array of cylindrical holes to support cylindrical and conically bottomed specimen vials. Also described is a rack made of polyester foam which has resilient sockets. Another type of rack is reminiscent of a traditional rectangular test tube rack, and contains square openings.

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A sheet material, such as 2-6 pound per cubic foot density closed-cell polyethylene, polypropylene, or a copolymer foam material between approximately 1/16 and 1 inch thick, is selected which can be readily perforated with round or square holes (e.g., by die-cutting), and which retains long term elastic memory following linear compression and/or extension of up to at least 25%.

It would have been obvious to one of ordinary skill in the art at the time of the invention to manufacture panel 2 (insert) of lizuka from polypropylene to readily allow holes to be cut into it to accommodate the tubes.

Allowable Subject Matter

- 7. Claims 8-12 are allowed.
- 8. Claims 3-7, 17-20, and 24-28 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.
- 9. The following is a statement of reasons for the indication of allowable subject matter: The prior art of record does not teach nor fairly suggest: A method of discharging static electricity from a plurality of pipette tips held by a plurality of pipettes, the method comprising: a. providing a tip rack comprised of an electrically conductive plastic material, the tip rack including a face with a plurality of seats formed thereon for holding pipette tips; b. removing the plurality of pipette tips from the plurality of pipettes; and c. seating the plurality of pipette tips in the plurality of seats such that the static electricity deposited on the pipette tips is discharged through the tip rack when the pipette tips are contacted with the tip rack.

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10. The prior art of record does not teach nor fairly suggest the rack comprises a support insert comprising a plurality of support walls that form chambers dimensioned to receive pipette tips, the face and the at least one sidewall are formed of a conductive plastic material impregnated with carbon and the face and the at least one sidewall are formed of a conductive plastic material impregnated with metal flakes, metal powder or metal strands.

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Conclusion

11. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Cargill; John et al.; Welch; Rodney M.; Margrey; Keith S. et al.; Kos; Robert D. et al.; Hayashi; Hidechika; Nienhuis; James H. et al.; Mehra; Ravinder C.; Jones; Alan Richardson; Sendra; Jose F. et al.; and Taggart; Thomas disclose storage and rack containers.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Brian R. Gordon whose telephone number is 571-272-1258. The examiner can normally be reached on M-F, with 2nd and 4th F off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Jill Warden can be reached on 571-272-1267. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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